ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 04-09-2009 BY 65179 dmh/baw/sbs

> 62-1/8045-195 CHANGED TO 62-117958-29X/

AUG 23 1979

Greenberg/Gray-6220

ALL FBI INFORMATION CONTAINED

tice MemFandum

UNITED

DATE: February 26, 1952

Mr. Hoover

Director, Federal Bureau of Investigation

TO

: Attorney General ///

SUBJECT: Wire Tapping Surveillances

wire Tapping Surveillances.

OTTO WILL WRYE WOOLS

Reference is made to your memoranda relative to wire tapping surveillances.

There is pending, as you know, before the Congress legislation that I have recommended which would permit wire tapping under appropriate safeguards and make evidence thus obtained admissible. As you state, the use of wire tapping is indispensible in intelligence coverage of matters relating to espionage, sabotage, and related security fields. Consequently, I do not intend to alter the existing policy that wire tapping surveillance should be used under the present highly restrictive basis and when specifically authorized by me.

The use of microphone surveillance which does not involve a trespass would seem to be permissible under the present state of the law, United States v. Goldstein, 316 U.S. 129. Such surveillances as involve trespass are in the area of the Fourth Amendment, and evidence so obtained and from leads so obtained is inadmissible.

The records do not indicate that this question dealing with microphones has ever been presented before; therefore, please be advised that I cannot authorize the installation of a microphone involving a trespass under existing law..

It is requested when any case is referred to the Department in which telephone, microphone or other technical surveillances have been employed by the Bureau or other Federal Agencies (when known) that the Department be advised of the facts at the time the matter is first submitted.

RECORDED - 112

MAR 31 1952

Greenberg/Gray-6222

Mr. Tolson

10

Mr. Clegg Mr. Glavin

Mr. Harbo. Mr. Rosen

Mr. Tracy. Mr. Laughlin

Mr. Mohr. Tele. Room. Mr. Holloman

Miss Gandy

Assistant Attorney General Warren Olney III Director, FBI PROSECUTION OF ADDITIONAL COMMUNIST PARTY FUNCTIONARIES UNDER THE SMITH ACT - CALIFORNIA FBI File 100-3-74 sub 47-1 RECORDED 60 Reference is made to your memorandum dated May 3. 1954, your file 146-1-12-2228, requesting to be advised of the availability of certain confidential informants to testify. Attack before a Federal grand jury and at a subsequent triplicage inst The status of the informants listed in the inventigetive report of Special Agent dated Fovembor 1959, at San Francisco, is as follows: T-1, T-2, T-7, T-8 and T-12 all represent high! confidential investigative techniques of the nature described in the memorandum of the Attorney Generals dated February 26, 1952, and discussed at a second subsequent conference between representatives of the Bureau and the Department on May 22. 1952. T-11 is a current confidential informant whom the Bureau does not desire to expose because of the extremely valuable information he is furnishing 1-10 represents documentary evidence setzed by Bureau Agents incidental to the lawful arrests o Communist fugitives at Twain Harte, California, on August 37 1953; This evidence would, of course, necessitate Epecial Agent Lestimony, who feasibility of which in gan be explored. Bufile 100-3282 MAY EBR: imd

FT7-75 (1-10-49) DECLASSIFICATION AUTHORITY DERIVIED FROM FINE AUTHORITY DECLASSIFICATION GUIDE DATE 04-03-2009

FEDERAL BUREAU OF INVESTIGATION

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			TERNAL SECURITY -	-
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tipe-and	TITIT THE ORIGINATION	N - CONF. PROFINI	<u> </u>	0.112
Colored 11		-	. 4	"!" E
Subject disappeared from his he has operated in the Distri	home in San Fra	ancisco in Ju	ly, 1951. Since	that ti
He has held posts of CP Under	rground leader	in Los Angele	s. Calif. and me	mber of
Western Regional Committee of	f the CP-USA. I	Description s	et forth.	b6
•	, m			\bigwedge b7
	P	* **		Y
DETAILS: AT SAN FRANCISCO,	CALIFORNIA	•	` /	b6 b7C
150 10 CONNECTION WITH	TH COMMUNIST PAR	TY UNDERGROU		MIN
a. Residences	•		1 0	
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that ha la		San Francis	co, advised on Ju	•
that he last saw the subject	at his usual re	San Francis		San b6
that he last saw the subject Francisco on July 7, 1951.	at his usual re	San Fra <u>ncis</u> sidence,		San b6
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b. Housing and Couriers

San Francisco T-2, of known reliability, advised that in September and October, 1952, members of the District 13 Communist Party Underground were providing housing and couriers for the subject in his capacity as a functionary in the CP Underground.

The Communist Party has been cited by the Attorney General of the United States pursuant to Executive Order 10450.

C. Meetings
San Francisco T-3, of known reliability, stated that the subject met in a secretive manner on July 15, 1951 at 1645 Fulton Street, San Francisco, with of the California CP, and
San Francisco T-4, of known reliability advised that on August 19, date met with at the Civil Rights Congress Headquarters in b6 b7C
The Civil Rights Congress has been cited by the Attorney General of the United States pursuant to Executive Order 10450.
San Francisco T-5, of known reliability, stated that CP member in Los Angeles, had remarked that she saw the subject in Los Angeles on September 7, 1951, at which time the subject had attended a two day meeting at a was comprised of members of the District 13, CP Underground. San Francisco T 6 - 23
San Francisco T-6, of known reliability. advised that using the code name was in contact with then the District 13 CP Underground leader, in November, 1952.
According to San Francisco T-7, of known reliability, the subject, in March, 1953. was scheduled to meet with District 13, CP Underground who was arrested at Twain Harte, California by the FBI and According to San Francisco T-7, of known reliability, the subject, b7C b7C configuration of Communist 12, CP Underground b7C configuration of Communist 12, CP Underground con August 27, 1953 in the company of Communist fugitives
According to SF T-2, the District 13, CP Underground was to provide transportation for the subject to a meeting scheduled in March, 1953, such meeting to be comprised of District 13, CP Underground functionaries, including b70

·
San Francisco T-8, of known reliability, advised in April, 1953 that the subject met secretly at a cabin in the Santa Cruz mountains in California on April 17-18, 1953 with all District 13 CP Underground functionaries. According to the informant, discussions at the meeting centered upon establishing a courier system between the District 13, CP Underground and the CP National Office, and with matters of organization and policy within the District 13, CP Underground.
San Francisco T-9, of known reliability, stated that in May, 1953 the subject was to attend a meeting of the California State CP Underground Secretariat
According to SF T-2, SF T-8 and SF T-10, all of known reliability, the subject in his capacity as a functionary in the CP Underground was in contact with the following persons over the past $1\frac{1}{2}$ years:
former District 13 CP Underground head, and member of the Western Regional Committee of the CP-USA.
Communist Fugitive, and member of the Western Regional member of the Western Regional Committee of the CP-USA.
member of the Western Regional Committee of the CP-USA
Underground. functionary, District 13, CP b6 b7C
Underground. District 13, CP
former leader of the CP Underground in Los Angeles. ~
DOROTHY HEALY, convicted of violation of the Smith Act, 1940 in Los Angeles in August, 1952. b. Posts
According to San Francisco T-11, of known reliability, the subject, under the name of was active in February, 1952 in the District 13, CP b6 Underground in an unknown capacity.
SF T-2 stated that in January, 1953 the subject was active in the District 13, CP Underground in an unknown capacity.

ttee were

- b7C San Francisco T-7 stated that in March, 1953 the subject had been assigned temporarily by the District 13 CP leadership to the post of leader of the CP Underground in the Los Angeles area, replacing resigned from the position. SF T-7 advised that in April, 1953 the subject continued to head the District 13, CP Underground in the Los Angeles area and in that capacity was in continous contact with DOROTHY HEALY, convicted Smith Act subject and leader of the open CP in Los Angeles. According to SF T-2, the subject/in his capacity as head of the CP Underground in Los Angeles was concerned with the political and organizational functions of the CP in Los Angeles, the material contributed to the "Daily Reople's World," a West Coast Communist dominated and controlled newspaper, matters of CP finances, CP infiltration into various Trade Unions, and with close liaison with the open CP leadership, represented by DOROTHY HEALY. SF T-7 stated that in April, 1953 the open CP leadership in California, as represented by WILLIAM SCHNEIDERMAN who was convicted of violation of the Smith Act, 1940 in August, 1952, had proposed to place on the State CP Underground Secretariat, and in addition, if DOROTHY HEALY, open CP leader in Los Angeles approved, to make the subject's position as CP Underground leader in Los Angeles permanent. According to SF T-7, the subject in May, 1953 continued to lead the CP Underground in Los Angeles. SF T-7 advised further that in his position as CP Underground leader in Los Angeles, the subject was the center of the CP leadership in that area. SF T-9 stated that the subject continued as leader of the CP Underground in Los Angeles in June, 1953, ·b7C The subject, according to SF T-8, was referred to by as the "main guy" representing the "state" in July, 1953. San Francisco T-12, of known reliability, stated that in August, 1953 the subject was still directing CP Underground operations in the Los Angeles area. SF T-10 reported in August, 1953 that the subject will a member of the Western Regional Committee of the CP-USA, with the specific duties of furnishing active CP political leadership in the ideological and educational fields, and in

According to informant, at least four other members of the Western Regional Commi-

the National Association for the Advancement of Colored People, questions.

e. Funds

According to SF T-2, from November, 1951 to January, 1953 the subject received wages and general expense money from the funds of the District 13, CP Underground. Informant related further that during this time the CP Underground provided the subject with an emergency reserve fund fluctuating from \$250.00 to \$300.00. Informant said that after January, 1953 the subject was probably still receiving funds through the CP Underground.

f. Laboratory Analyses

An FBT Laboratory report dated August 4, 1953 revealed that the subject was the writer of certain documents made available by SF T-2 that show the subject was actively participating in the District 13, CP Underground in February, 1953.

An FBI Laboratory report dated September 18, 1953 identified the subject as the writer of certain documents furnished by SF T-1, which placed the subject as actively participating in the District 13, CP Underground in August, 1953.

g. Miscellaneous

• • • • • • • • • • • • • • • • • • • •	
San Francisco T-13, of	known reliability, advised that the subject, b7C
under the name was received	ving mail from his wife, through
the District 13, CP Underground	courier system in February, 1952.
· ·	the state of the s
According to San France	cisco T-lu, of known reliability, the subject met
secretly with his wife,	
Los Angeles, duri	ing the latter part of February and early part b6
of March, 1952.	4× b7C.
San Francisco T-15//of	known reliability, stated that in March, 1952
at the home of	CP members in Oakland, California, it was was operating in the District 13, CP Underground
mentioned that	was operating in the District 13, CP Underground

According to San Francisco T-12, of known reliability, in August, 1952 the subject had, on at least one occasion, used the disguise of dressing as a woman to avoid detection.

II. DESCRIPTION

The following is a description of the subject as obtained from reliable informants and personal observation:

r 100-244		115	
` `	Name & Aliases	ر : 	-
*		•	
` .			
,	Sex		Male
	Race		Negro
	Born Height	į	<u></u>
	Weight		168 lbs.
	Build	•	Stocky
	Hair	r k	Black
y'a	Eyes		Brown. Wears horn-rimmed glasses.
,	Complexion	1	Light brown
•	Education		Fifth grade
	Marital Status		Married. Wife,
	*	<i>:</i> :	Venice, California
	Children		- Gilloe Journal
× ′			
*, ', '			
	Occupations	-	Laborer, welder, seman, service static
•		1	attendant, refrigerator repairman, un
	FBI Number	Г	organizer, associate newspaper editor
,	ror wamer.	, r	
	Fingerprint Classification	on	19 0 · 28 W MM Ref 27
*			L 30 u OIM 30
		*.	·
. ••	Arrests		1932, Mason City, Iowa, PD No. 8221,
•		4.	(loitering)
- gr			1936, Los Angeles, Calif., PD No. 5699 (holding CP meeting without permit)
			fuorating or meaning arounds became)
: `,	Peculiarities	•	Wears thin mustache
		*	
CLOSURES	: (2) TO LOS ANGELES OFF	[CE	
			Report of SA dated

_P.

1 copy of Supplemental Prosecutive Summary Report of SA dated 9/29/52 at San Francisco.

-6-

ADMINISTRATIVE PAGE

SOURCES

•	•			. · · · · · · · · · · · · · · · · · · ·
IDENTITY OF SOURCE	DATE OF ACTIVITY AND/OR DESCRIPTION OF INFORMATION	DATE RECEIVED	AGENT TO WHOM FURNISHED	FILE NUMBER · WHERE LOCATED
SF T-1; - LA 3741-S*	7/31/53 . : : 8/13/53	7/31/53 8 /13/53		· · · · · · · · · · · · · · · · · · ·
SF T-2; CS SF 62X*	11/51-8/52 9/26/52 8/52-10/52 10/28/52 11/52-1/53 2/13/53 3/27/53 4/13/53	8/6/52 9/26/52 10/15/52 10/28/52 1/26/53 & 2/13/53 3/27/53 4/13/53	2/11/53 b6 b7C	
SF T-3;	7/15/51	7/18/51	(orally)	100-24427-637
SF T-4; b2 b7D	8/19/51	8/27/51	(orally)	100-24427 - 772A
SF T-5:	9/7/51	9/10/51	(orally)	100-244 27-7 82
SF T-6; CS SF 63X*	10/17/52	10/17/52		
SF T-7; OS SF 71X*	3/10/53 3/11/53 4/9/53 4/16/53 5/8/53 5/13/53	3/10/53 3/11/53 4/9/53 4/16/53 5/8/53 5/13/53		
SF T-8; SF 2015-S*	4/17,18/53 7/19/53	4/17,18/53 7/19/53	3 `	
SF T-9; LA 3721-S*	5/23/53 6/18/53	5/23/53 6/13/53	" b6 b7C	
SF T-10; Evidence seized incidental to arrests at Twain Harte, Calif.	8/27/53	8/27/53 -7-	et al.	100-37592 - 1B . (5)

Greenberg/Gray-6230

.SF 100-24427

	contres	·	NISTRATIVE	PAGE		
	IDENTITY OF SOURCE		DATE RECEIVED	AGENT TO WHOM FURNISHED	FILE NUMBER WHERE LOCATED	
	SF T-11:	2/14/52	2/ 15/52		100-24427-919	-
-	SF T-12; CS SF 88X*	8/14/53	8/14/5 3		·	
	SF 1413:	2/14/52	2/15/52		100-30619-18(3)	b6 b7C
	SF T-14; Fisur	2/29-3/10/52 b7D	2/29 - 2/10/52	et al.	100-4959-1A28	-
	SF 7-15.	3/5/52	3/ 5/52		300-27656A-301A	.
Ļ	SF T-16;	8/52	9/10/52		LA 66-3462A(8)	
•	LEADS:	LOS ANGELES DIVISION	, .		• , •	
•	÷ -	AT LOS ANGELES, CALI	FORNIA	· ·		
	this report.	Will furnish complet	ed documen	tation of SF T-14	and SF T-16 in	÷
		SAN FRANCISCO DIVISI	ON ,	ч	•	
	•	AT SAN FRANCISCO, CA	LIFORNIA		· · · · · · · · · · · · · · · · · · ·	,
	CP Undergroup	Will continue effort nd sources.	s to locate	the subject thro	ough available	
¥	REFERENCES:	Prosecutive Summary lat San Francisco. Supplemental Prosecudated 9/29/52 at San Administrative Report San Francisco.	tive Summar Francisco.	y Report of SA		b6 b7C
			•	Greenberg/Gray-6	231	

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lemorandum

FEDERAL GOVERNMENT

TO

Joseph Tierney W Federal Bureaw of Investigation

DATE: April 30, 1979

FROM :

Francis J. Martin

Criminal Division

SUBJECT: Additional Requests for Documents

W. mark Felt

Attached is a copy of an April 23, 1979, request from Frank Dunham. Please provide me with copies of the requested documents and make available "brown-out" copies of the documents for which Mr. Dunham has requested redaction explanations.

No needte in person comply sensation presence; Apolanting went in the Felt's being a Martin to 62-118045-1

JAN 24 1980

U-SF 62-118045

Bay U.S. Savings Bonds Regularly og the Roorg/Graying Plan

LAW OFFICES

LEONARD, COHEN, GETTINGS AND SHER SUITE 550

1700 PENNSYLVANIA AVENUE, N. W. Washington, D. C. 20006

(202) 872-1095

VIRGINIA OFFICES 1400 NORTH UHLE STREET COURTHOUSE SQUARE ARLINGTON, VIRGINIA 22216 (703) 525-2260

April 23, 1979

b2

Francis J. Martin, Esq. Criminal Division Department of Justice Washington, D.C. 20530

EXEMPTED FROM AUTOMATIC DECLASSIFICATION AUTHORITY DERIVED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE EXEMPTION CODE 25X(1) DATE 04-09-2009

Dear Frank:

JERRIS LEONARD

HARVEY B. COHEN

JAMES T. DEVINE

BRIAN P. GETTINGS DAVID E. SHER

WILLIAM L. STAUFFER, JR. JOANNE F. ALPER

FRANK W. DUNHAM, JR. MARK D. CUMMINGS *MEMBER VIRGINIA BAR ONLY

Set out below are a number of additional matters which we would like to have addressed -- additional request for documents, request for generic explanations of redactions, and request for rexeroxed copies of illegible documents.

Additional Requests for Documents

goon working from

Two documents behind 209(B)2 which were removed. But package

White house pkg 4.

Document in front of 209(B)29 which was removed because it contained White House material, 3,28

tems removed for 7CI 5.

4/9-4/27/73 inspection workpapers that were removed from document 210. 知此级 30

preg 46 LPG 6-1

Bureau document #105-195696, serial 112.

The names of agents conducting the feasibility study referred to in document 216(A)4. bu 19;4 Copy of the FBI Manual and Handbook as it existed in

cut It?

1972 referred to in document 233(A)2.Bu. 24:2

State Department document removed from 209(D)4. bu. 7; 4

White House information attached to 209(F) 47. μ 12.47 Copy of the May 28, 1976 edition of "Foreign Intelligence"

Collection and Foreign Counterintelligence Investigation Guidelines.

Document 209(A)12 appears to refer to a wiretap on a foreign establishment. We need to know what country was overheard. Bul; 12

B. Explanation of Redactions

209(A)2, airtel to Director from SAC Miami 3/21/68 re SDS 1 209(A)23, memo to SAC Albany from Director 4/15/69 re New Left Movement - Foreign Influence. 841, 23

209(A)31 Report re foreign support for revolutionary protest movements in the U.S. dated 6/30/69. Bu #1:31

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62-118045-195X)

Francis J. Martin Esq. April 23, 1979
Page Two



4. ∠209(G)5, memo to Deloach from Sullivan 2/15/68 re intelligence operations. Bul4.5

5. 218(A)51 teletype to SAC NY etc. from Director 11/13/69 re Venceremous Brigade; IS-ANA (New Left-Foreign Influence). Bu 41:51 #2 pla 2

6. 219 (A) 79, Report "Youth in Rebellion" 2/7/69 by 38:79 Ud#2

7. 209(C)7, Memo to Callahan from Jacobson 5/31/74 re adequacy of personnel special agent, NY division 84.67

8. Attachments to document 216(A)79. Bull 79

9. 209(D)10, memo to Miller from Smith 10/31/72 re
Cabinet Committee to Combat Terrorism.

10. 209(D)15 memo to Miller from Cregar 10/17/72 re Cabinet Committee to Combat Terrorism.

11. 81a, SAC NY from Director 7/22/66 re blocked out ESP-R

12. 82b - airtel SAC Atlanta from Director FBI 1/19/67 (for re blocked out espionage. #10 - 1 (for set)

13. 85a memo to Belmont from Sullivan 9/17/64 re Jaro Espionage - Russia. #9-/ (first are)

14. 85k - memo to Sullivan from Branigan 10/10/67 re espionage - Russia. # 9-1/1

Illegible Xeroxing

1. 216 (A) 47. Bu 19; 47

We would appreciate receiving the above documents and explanations in the near future or at least some indication as to whether or not you intend to make the information requested available. We anticipate that we may have similar requests in the future as we continue to digest the materials you have provided us.

Sincerely,

LEONARD, COHEN, GETTINGS & SHER

Frank W. Dunham, Jr.

FWD:kw

Greenberg/Gray-6234

SEGRET

UNITED STATES GOVERNMENT

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Memorandum

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Mr. Bailey

DATE: 5/7/79

Assoc. Dir. Dep. AD Adm. _ Dep. AD Inv. Asst. Dir.:

Adm. Servs.

Crim. Inv.

Rec. Mgnt.

Training.

Tech. Servs.

Public Affs, Off. Telephone Rm. Director's Sec'y

ldent. Intell. Laboratory Legal Coun

FROM

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

Tierney

DATE 04-09-2009 BY 65179 dmh/baw/sbs

SUBJECT: U. S. VS. W. MARK FELT

DISCOVERY PROCEEDINGS

PURPOSE: To record resolution of a disagreement with Frank Martin of the Department, and a single past action on his part which we consider improper.

SYNOPSIS: Oral explanation of redactions to defense counsel for Mr. Felt will be made by FBI, instead of by Frank Martin as proposed by him. Martin will be present to litigate and to insure unnecessary issues are eliminated. Martin now advises he made similar explanations to Mr. Mil. counsel in December, 1978. Martin has been told we would have objected had we been aware.

None. For information. RECOMMENDATION:

> Adm. Serv. Legal Coun. APPROVED: Crim. Inv. Plan, & Insp. Director Rec. Mgnt. łdent, Assoc. Dir. Tech. Servs. Intell. Dep. AD Adm, Training Laboratory Dep. AD Inv.

The government has a recognized under court-ordered discovery to provide generic descriptions or explanations of the justification for material withheld from the defense. The first attempt to do this was in the form of an alphabetical code added to a forty page list of documents already exhibited to the defense. Brian P. Gettings, attorney for Mr. Felt, prepared the list and indicated by a check-mark on the list those documents for which he desired an explanation. to the list the appropriate letter for the documents he selected (e.g. "A" for a pending investigation protection of a source).

1 - Mr. Adams

1 - Mr. Bailey

1 - Mr. Bresson (Info.) 1 - Mr. McDermott

1 - Mr. Steel

1 - Mr. Daly

- Mr. Mintz (Info.)

1 - Mr. Tierney

JLT:bas

Buy U.S. Savings Bonds Regularly on the Rayings 35 an

FBI/DOJ

Memorandum from Mr. Tierney to Mr. Bailey Re: U. S. vs. W. Mark Felt, et al.
Discovery Proceedings

By letter dated 4/17/79 Mr. Gettings' office complained of their inability to decide whether to litigate individual deletions based upon the limited explanation furnished. Additional explanations were requested by letter dated 4/23/79.

Both letters were forwarded to us by Mr. Martin who directed us to furnish him the "brown-out" or working copies of all the documents for which explanations were being requested.

Inquiry of Mr. Martin determined that he intended to bring the "brown-out" copies (the redacted text can be read through the brown, unlike the copies furnished the defense) to Mr. Gettings' office where he would endeavor to explain the nature of the withheld material more explicitly in hope of satisfying defense counsel. I immediately advised Mr. Martin I had reservations about his performing this function and would have to consider it.

On 5/2/79 I advised Mr. Martin we strongly objected to this procedure and proposed instead that written explanations be furnished or that the oral explanation be furnished by us. He agreed to our furnishing the oral explanation, but insisted he also be present, emphasizing his function in the litigation of minimizing contested areas and insuring the trial of this case is not unnecessarily blocked by our inability to reveal sensitive information during disclosure. I have agreed to this procedure.

During the 5/2/79 discussion Mr. Martin revealed for the first time he had already given similar explanations to Thomas Kennelly, attorney for Mr. Miller, during December, 1978. He did not have to obtain "brown-out" copies from us since he already had unredacted copies of the documents then in question in his files. I told him we would have objected had we known.

At my request the defense will be asked to come to FBI space, in order to avoid an enormous logistical problem of removing individual copies of serials from our records. The target date is 5/14/79 so the prosecution can say the explanations have been given before the 5/16/79 hearing. Mr. Martin will go over the material with us beforehand, in effect a "dress rehearsal." ASAC Paul V. Daly will be present if at all possible.

Memorandum from Mr. Tierney to Mr. Bailey
Re: U. S. vs. W. Mark Felt, et al.
Discovery Proceedings

Although I did not have to say so explicitly, our objection to Mr. Martin's original procedure is particularly strong because he has demonstrated a lack of sensitivity to classified materials in the past. I am aware of no precedent for his proposal and believe we should not create one. We must be permitted to formulate and express the explanation for the sensitivity of our records, particularly when the issues are protection of sources, intelligence methods and techniques, and pending investigations. When the explanation is oral, the question becomes critical.

Because of his perspective as a prosecutor, there will undoubtedly be differences of judgment between Mr. Martin and us on the amount of detail to be furnished to satisfy the defense. We are confident of our ability to resolve them in spite of the fluid and dynamic nature of an oral conference with defense counsel.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED EXCEPT WHERE SHOWN OTHERWISE







UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Memorandum

UNITED STATES GOVERNMENT

TO

: MR. MCDERMOTT EXEMPTED FROM AUTOMATIC

AUTHORITY DERIVED FROM:

FBI AUTOMATIC DECLASSIFICATION GUIDE

FROM: W. L. Bailey

EXEMPTION CODE 25X(1)

DATE 04-09-2009

SUBJECT: U. S. VS FELT ET AL

mul

DATE: 5/17/79

Dep. D Inv Asst. Dir.: Adm. Servs. Crim. Inv. _ ldent. Intell. Laboratory Legal Coun. Plan. & Insp. Rec. Mant. _ Tech. Servs. Training . Public Affs. Off. . Telephone Rm. Director's Sec'y

b1

(S)

No final ruling was made on the Attorney General's claim of privilege. The Judge was disturbed by the fact that Miller and Felt would have had access to this material in their official capacity as FBI officials and this material may have been a factor in the decision to authorize surreptitious entries. Because of this possibility, Judge Bryant expressed concern that it would not be proper to deprive them of the material in discovery in this matter. The Department has asked that the Judge reconsider his decision to allow defendants the Barker-Martinez defense. The Judge did not rule on this motion. (7)

At the conclusion of the hearing, the Judge expressed a final concern at the various hurdles being placed before the defense making it difficult for the defense to properly represent their clients and indicated he was ready to clear some of the hurdles away. Judge Bryant also ordered the production to him in camera of approximately 400 additional documents containing foreign government information and production to the defense of additional files. (71)

1 - Mr. McDermott REASON-FCIM II, 1-24.2 1 - Mr. Bailey

DATE OF REVIEW

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1 - Mr. Steel 1 - Mr. Tierney

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11 JUN 12 1979

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FBI/DOJ



W. L. Bailey to Mr. McDermott Memorandum Re: U. S. vs Felt Et Al

Wer ma

Arrangements are being made to comply with this and the necessary personnel to fulfill this request are being selected. The 400 additional documents containing foreign government information are to be produced Friday, 5/18/79.

APPROVED:

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UNITED STATES DEPARTMENT OF JUSTICE

WASHINGTON, D.C. 20530

EXEMPTED FROM AUTOMATIC DECLASSIFICATION

AUTHORITY DERIVED FROM:

FBI AUTOMATIC DECLASSIFICATION GUIDE

EXEMPTION CODE: 25X(1)

DATE 04-15-2009 FBI INFORMATION ONLY

Division Indicated and Refer to Initials and Number JWN: ams

Address Reply to the

FEDERAL GOVERNMENT

May 23, 1979

Brian P. Gettings, Esquire Thomas A. Kennelly, Esquire

Re: United States v. Felt

Dear Sirs,

b6 b7C

We have made arrangements to provide you with access in your offices to documents previously available to you only in the Department of Justice Security Center or in the office of Mr. Daly at FBI headquarters. The documents consist of very sensitive FBI information, in substantially unredacted form, received from the National Security Agency the Central Intelligence Agency and from the FBI's own sources. However, on request to _____ \neg of the Department's Security Office (telephone no. 633-4511) a courier will bring the requested documents to you in the morning and pick them up in the evening provided that they are handled in accordance with his instructions.

Should you need to show a document to a properly cleared witness whom you interview outside of your office, b6 either in Washington, D.C. or elsewhere, a courier will be b7C provided. | will brief you on details.

You already have possession of redacted copies of many of the above documents. If you want redacted copies of any of the other documents mentioned above, or if you have any questions, please let me know. REC-114 62-11804

Sincerely,

77 JUN 12 1979

John W. Hields f. John W. Nields, Jr. Special Counsel

Criminal Division

Greenberg/Gray-6240

cc: Chief Judge Bryant Orfeo Trombetta JUN 13 1979

Director, FBI

UNAUTHORIZED DISCLOSURE OF CLASSIFTED INFORMATION (UNITED STATES V. L. PATRICK & GRAY, III, ET AL.) 1 - Mr. J. J. McDermott 1 - Mr. W. O. Cregar

1 - Mr. W. L. Bailey

May 18, 1979

1 - Mr. J. L. Fierney

b7C

Reference is made to your memorandum dated April 23, 1979, requesting I provide you copies of 11 documents identified in the enclosure to my memorandum of February 14, 1979.

Enclosed is a copy of an interview form (FD-302) dated June 23, 1978, setting forth the results of the interview of Assistant Director Richard E. Long on June 22, 1978. Originals of the other ten documents requested have been provided to the Department, except for the two which originated within the Department. It is presumed file copies of the latter are maintained in the Department.

Your request at this late date for copies of documents relating to the safeguarding of national security material in an important and sensitive investigation raises questions relating to accountability and safekeeping procedures within the Department.

I am particularly concerned regarding document numbered 11 in your memorandum of April 23, 1979. This communication from the Deputy Associate Director, FBI, to the Deputy Assistant Attorney General, Criminal Division, contained classified enclosures, including one originating within another Intelligence Community agency and relating to Sensitive Compartmented Information. If this document and its enclosures are not locatable within the Department, I request the provisions of Title 28, Code of Federal Regulations, Part 17.55 (28 CFR 17.55) be invoked and that I be advised so I may alert the National Security Agency, who is the originator of one of its enclosures.

62-117792

DR:1fj (15)

1)- 62-118045

us v Deray, et al.)

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SEE NOTE PAGE 4

Greenberg/Gray-6277

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If you desire further identifying information relating to the ten documents, please contact the FBI Security Officer (324-4901).

I am furnishing copies of this memorandum to the recipients of my memorandum of February 14, 1979. I request the Department Security Officer make any necessary inquiries in an effort to determine if these documents have been lost or compromised. I am also designating a copy of this memorandum for Mr. Allan Kornblum, Chief Attorney, Investigation Review Unit, as he was appointed on April 9, 1979, by the Attorney General to conduct a review of procedures within the Department for safeguarding national security information and material.

My concern regarding unauthorized disclosures of sensitive national security material in connection with the surreptitious entry investigation, and my request that corrective action be taken, including that required by the Code of Federal Regulations, were first communicated to the Department by memorandum dated October 5, 1978. My memorandum to you dated February 14, 1979, again requested you review this matter under the requirements of 28 CFR 17, and specifically requested Parts 17.38 and 17.55 be complied: with, that responsibility for the unauthorized disclosure be determined, and that this matter be considered by the Department Review Committee (DRC) at the earliest possible date so that recommendations could be provided to the Attorney General. I also requested I be provided reports of the appropriate Security Officers as well as the Security Officer of the Department. Again, by memorandum dated April 3, 1979, I requested I be advised of the status of this inquiry.

I again request appropriate steps be taken to expedite the necessary action required by the Code of Federal Regulations and that I be advised.

Enclosure

- 1 Assistant Attorney General Office of Legal Counsel
- 1 Assistant Attorney General Civil Rights Division
- I Mr. Leon Ulman, Chairman Department Review Committee
- 1 Mr. Michael E. Shaheen, dr., Counsel Office of Professional Responsibility
- 1 Mr. D. Jerry Rubino Security Officer Department of Justice
- I Mr. Allan Kornblum, Chief Attorney Investigation Review Unit

On 10/5/78, the Director delivered a memorandum to the Deputy Attorney General, Office of Legal Counsel, expressing concern regarding the handling of national security information in this matter. He requested the Department conduct a review to determine if there was a violation of statutes and that the provisions of the Code of Federal Regulations be effected. The Assistant Attorney General, Criminal Division, responded on 1/12/79, stating prosecution was inappropriate because the FBI did not follow Executive Order and Department regulations, attorneys received insufficient notice and used information in good faith, and there was lack of criminal intent. By memorandum dated 2/14/79 to the Assistant Attorney General, Criminal Division, the Director furnished a chronological summary of the continuing notice provided to the Department which would indicate possible negligence on the part of the Department, and requested the inquiry required by the Code of Federal Regulations be con-A follow-up memorandum was forwarded to the Department on 4/3/79. The Department has now requested we furnish copies of documents which we have either already provided to them or which originated within the Department to assist them in replying to the issues raised by the Director. As eight months have elapsed since the Director brought this matter to the Department's attention, and three months since he reiterated his request have passed, and it would appear the Department has not even located the documents involved at this late date, this memorandum is warranted. Also, the Department is either unable to locate or has lost additional classified information, and this should be called to its attention so that appropriate inquiries necessitated by the Code of Federal Regulations may be effected.

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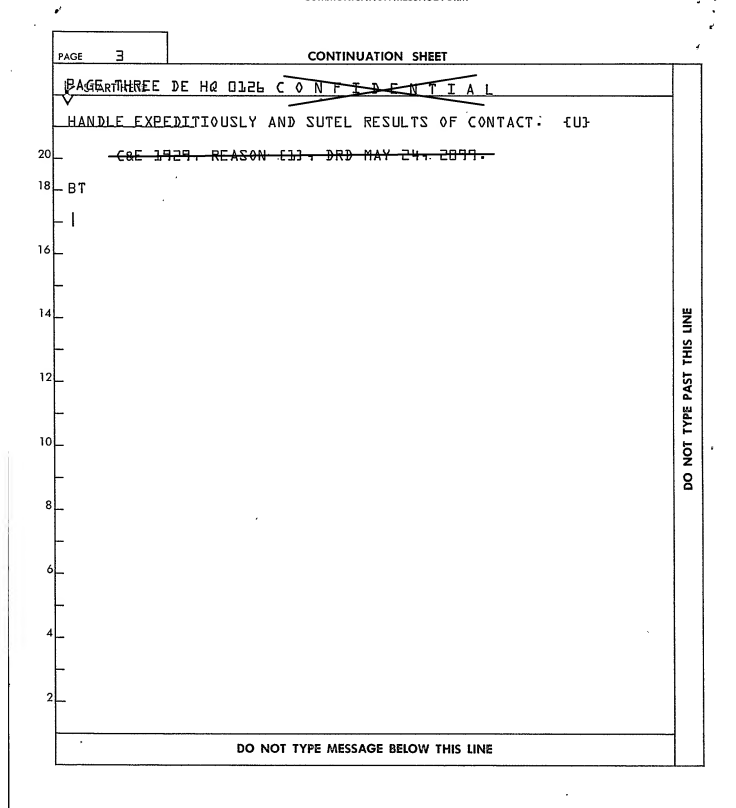
DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION COMMUNICATION MESSAGE FORM



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DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION COMMUNICATION MESSAGE FORM







Teletype to Legat, Paris
Re: United States Versus W. Mark Felt, Et Al; Discovery Proceedings

NOTE:

Legats, Hong Kong, Mexico City, Ottawa, Paris, and Tokyo have already been contacted during March, 1979.

sources asked to review documents in question before reaching decision, and then refused permission. Inquiry of Legat, Paris, now required because a new document has now surfaced. Additional explicit detail included in this communication since several Legats were unable to grasp action required during the last round of communications and had to seek clarification via telephone.

Text reviewed and approved by John Nields, DOF. (U)

Greenberg/Gray-6284



Assec, Pir. Dep. AD Adm. Dep. AD Inv. 1 Asst. Dir.: DECLASSIFICATION AUTHORITY DERIFIED FROM: Adm. Serv. FÉI AUTOMATIC DECLASSIFICATION GUIDE Crim. Inv DATE 04-15-2009 ldent. Inte'l. Labor Leg#M 29 May 79 14 24z Plan, 8 P 291145Z MAY 79 Tech. RECEIVED Trainin[~] FEDERAL BUREAU FM PARIS (197-1) Public Affs. Off. OF INVESTIGATION ' Telephone Rm, COMMUNICATIONS SECTION TO DIRECTOR PRIORITY 144-29 Director's Sec'y BT UNITED STATES VERSUS W. MARK FELT, ET AL; DISCOVERY PROCEEDINGS. RE BUREAU CABLE, MAY 24, 1979. 1979 b7D CONTACT WITH DETERMINED BOTH AGENCIES c nfo INCONTROVERTIBLY OPPOSED TO RELEASE OF INFORMATION FURNISHED BY THEM TO LEGAT, MADRID. THIS POSITION IS CONSISTENT WITH POLICY FOLLOWED BY BOTH AGENCIES IN ANY INSTANCE WHERE DISCLOSURE OF THEIR INFORMATION IS REQUESTED. CLASSIFIED BY 2415, REASON (1), DRD MAY 29, 2099. BT (150)/79 PM MAY 31 1979 Greenberg/Gray-6285

John J. McDermott Assistant to the Director-Deputy Associate Director, FBI

UNAUTHORIZED DISCLOSURE OF CLASSIFIED INFORMATION (UNITED STATES V. L. PATRICK GRAY, III, ET AL.) 1 - Mr. J. L. Tierney

b6 b7C

W. MARK FELT

June 14, 1979

Reference is made to your memorandum dated April 23, 1979, requesting you be provided copies of il documents identified in the enclosure to the Director's memorandum of February 12, 1979, and to the Director's memorandum to you dated May 18, 1979, furnishing you one of the documents which had not been previously furnished to the Department.

On June 7, 1979, Mr. Francis J. Martin, of the Criminal Division, solicited copies of the other ten documents from a Special Agent of this Bureau. He desired these copies of the documents so he would be in a position to interview of the Civil Rights Division, regarding the whereabouts of the Department's copies of the documents and the circumstances relating to their handling within the Department.

I have instructed this Eureau's Security Officer to make available to Mr. Martin for review copies of the ten documents originally requested in your memorandum of April 23, 1970. so he will be in a position to effectively interview However, I would appreciate your promptly abiding by the request set forth in the Director's memorandum dated May 18, 1979, that appropriate steps be taken to expedite the necessary action required by the Code of Federal Regulations.

1 - Mr. D. Jerry Rubino Security Officer Department of Justice DUPLICATE VELLOW

SEE NOTE PAGE 2

l - Mr. A. L. Steel, Jr.

1)- 62-118045 (US v. Gray, et al.)

62-117792

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On 10/5/78, the Director delivered a memorandum to the Deputy Assistant Attorney General, Office of Legal Counsel, expressing concern regarding handling of national security information in this matter and requesting that the Department conduct a review to determine if there was a violation of criminal statutes or Federal regulations. Assistant Attorney General, Criminal Division, responded on 1/12/79, stating prosecution was inappropriate because the FBI did not follow Executive Order and Department regulations, attorneys received insufficient notice and used information in good faith, and there was a lack of criminal intent. The Director responded by furnishing a chronological summary of the continuing notice provided to the Department and requested an inquiry be conducted as required by the Code of Federal Regulations. A follow-up memorandum was forwarded on 4/3/79. Thereafter, by memorandum dated 4/23/79, Department requested copies of the documents already provided to them be again provided to assist them in replying to the issues raised by the Director. As it appears the Department is either unable to locate or has lost additional classified information, the matter was called to the attention of the Assistant Attorney General, Criminal Division, by memorandum dated 5/18/79 so that appropriate inquiries could be made in accordance with the Code of Federal Regulations. Ten of the 11 documents were not again furnished to the Department. Based on the request of Department Attorney Martin, we believe it is appropriate to allow him to review our copies of the documents he is unable to locate in Department of Justice files. Attached letter again reminds Department of its responsibilities in connection with the Code of Federal Regulations in this matter.

FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

No Duplication Fees are charged for Deleted Page Information Sheet(s).

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